## DISCLAIMER

This electronic version of an SCC order is for informational purposes only and is not an official document of the Commission. An official copy may be obtained from the Clerk of the Commission, Document Control Center.

## APPLICATION OF

## VIRGINIA ELECTRIC AND POWER COMPANY D/B/A DOMINION VIRGINIA POWER

**CASE NO. PUE010154** 

For a certificate of public convenience and necessity for facilities in Loudoun County: Beaumeade-Beco 230 kV Transmission Line and Beaumeade-Greenway 230 kV Transmission Line

## **HEARING EXAMINER'S RULING**

July 24, 2001

On July 18, 2001, DuPont Fabros Development ("DuPont Fabros"), Cameron Chase Homeowners Association ("Cameron Chase"), Broadlands Associates ("Broadlands Associates"), the Regency Homeowners Association ("Regency"), and the Board of Supervisors of the County of Loudoun, Virginia ("Loudoun County Board"), by counsel, jointly filed a Motion for Stay and to Consolidate. In support of the Motion, the moving parties state that Dominion Virginia Power, on March 21, 2001, filed an application for approval of a small portion of its proposed new transmission facilities in Loudoun County, Virginia, severing the selection of a single, new transmission route into separate pieces with distinct approval applications. The moving parties request that the Commission issue a stay in the current case pending Dominion Virginia Power's filing of an application for approval of the next phase of the proposed transmission line and to consolidate the two cases for simultaneous evaluation and decision.

Rule 5 VAC 5-20-110 of the Commission's new Rules of Practice and Procedure which became effective on June 1, 2001, states that any response to a motion must be filed within 14 days of the filing of the motion. Therefore,

**IT IS DIRECTED** that, on or before August 1, 2001, Dominion Virginia Power or other interested parties may file a response to the Motion for Stay and Consolidation.

Alexander F. Skirpan, Jr. Hearing Examiner